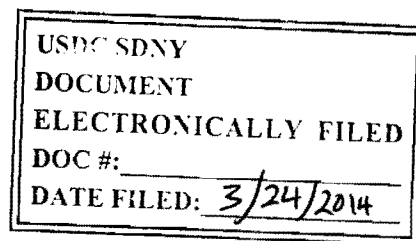


Engel mayer

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

EDUARDO OLVERA, DELFINO OLVERA,  
PRISCO SORIANO, FERNANDO PERALTA  
AND MODESTO PERALTA, individually and on  
behalf of other similarly situated,

Plaintiffs,

v.

BAREBURGER GROUP LLC, BAREBURGER  
INC., EAST 87 BURGERS LLC (d/b/a 1681 FIRST  
AVENUE BAREBURGER), EAST SIDE  
BURGERS LLC (d/b/a 1370 FIRST AVENUE  
BAREBURGER), BAREBURGER EAST SIDE  
LLC (d/b/a BAREBURGER), BB ONE LLC (d/b/a  
THIRD AVENUE BAREBURGER), EURIPIDES  
PELEKANOS, GEORGIOS RODAS, JOSEPH  
BUSUTTIL, PANTELIS TZANDAKIS, PETROS  
TZANIDAKIS, GEORGIOS TZANIDAKIS, JOHN  
KAPSALIS, NICK MAROLACHAKIS,  
NIKOLAOS GALANIS, VLASY VOINOVICH,  
and DIMITRIOS KOSMIDIS.

Defendants.

CIVIL ACTION NO.  
14 CV 1372 (PAE)

STIPULATION

**IT IS HEREBY STIPULATED** between Plaintiffs Eduardo Olvera, Prisco Soriano,

Fernando Peralta and Modesto Peralta (the "Plaintiffs") and Defendants BB One LLC, Nick

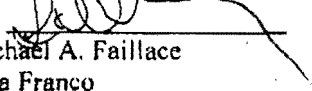
Marolachakis, Nikolaos Galanis, Vlas Voinovich and Dimitrios Kosmidis (the "BB One  
Defendants"), as follows:

1. Plaintiffs attempted to serve BB One Defendants the Summons and Complaint on  
or around February 28, 2014 by leaving copies with an employee Plaintiffs believed was  
authorized to accept service pursuant to F.R.C.P. Rule 4(e)(2)(C).

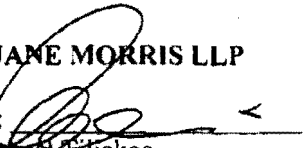
2. BB One Defendants, through their counsel, have notified Plaintiffs that the employee was not so authorized.
3. In the interest of judicial economy, BB One Defendants have authorized their counsel, Duane Morris LLP, to accept service of the Summons and Complaint on their behalf.
4. Plaintiffs' served the Summons and Complaint on BB One Defendants' counsel on March 21, 2014.
5. BB One Defendants shall have until April 21, 2014 to respond to the Complaint.
6. BB One Defendants waive any objections to service of the Summons and Complaint but expressly reserve all other defenses that may be available to them.
7. This Stipulation may be executed in counterparts. Signatures transmitted by facsimile or other electronic means shall be treated as original signatures.

Dated: March 21, 2014  
New York, New York

**MICHAEL FAILLACE & ASSOCIATES, P.C.**

By:   
Michael A. Faillace  
Lina Franco  
60 East 42nd Street, Suite 2020  
New York, New York 10165  
Phone: (212) 317-1200  
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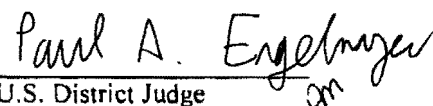
**DUANE MORRIS LLP**

By:   
Michael Tiliakos  
Evangelos Michailidis  
1540 Broadway  
New York, NY 10036  
Phone: (212) 692-1000  
Fax: (212) 214-0650

*Attorneys for Plaintiffs*

*Attorneys for BB One Defendants*

3/24/14

So Ordered:   
U.S. District Judge *am*